STREET CLEANERS ON PARADE

FINE SHOW OF WHITE WINGS AND WELL FED HORSES.

The Mayor and Commissioner Edwards Review the Marchers and Judges Will Give a Silver Loving Cup To-day to the Borough That Looked the Best.

Hercules on the evening after he had finished cleaning out the Augean stables was no more prideful a man than Giuseppe, driver of Cart 1052, after the finish of the street deaners' parade down Fifth avenue yesterday afternoon. For Hercules only used a river in his exhibition stunt; the Department of Street Cleaning used 4,500 men, 1,200 horses and 900 carts in the exhibition of strength and efficiency that it put before the eyes of the Mayor, Commissioner Edwards and a great many

Not since Col. Waring was head of the Spotless Town brigade had the white wings enjoyed the opportunity of parading behind band music, but Commissioner Bill took thought with himself some time ago and decided that his men ought to have a chance to get back into parade about by a frock coat and surmounted by a high hat, stood on a reviewing stand at the Worth Monument for an hour and a half yesterday learning how appreciative of his consideration the department men of three boroughs were.

The parade gathered away up at Ninetyfirst street and made its way slowly down Fifth avenue until at the Fiftyninth street plaza the Mayor, the Commissioner and three others who were to play a part in the afternoon's affair McClellan. In the following machine them. were the three judges who were to decide IN THE ROGUE DOGS GALLERY. upon the fine points of the contingents in parade, Col. Daniel Appleton and Leading Four Legged Criminal Tries to Major Langdon of the Seventh Regiment and Inspector-General McAlpin of the

Over in the reviewing stand, where Police Inspector McClusky had a squad of his men shooing small boys and camera men to one side, sat Mr. and Mrs. Edwards of Lisle, N. Y., the parents of the Commissioner. In the stand also were Dr. Walter Bensel, sanitary superintendent of the Board of Health; Mrs. James Speyer, the president of the auxiliary of the S. P. C. A. and the one who handed out the ribbons at the work horse parade last Monday; Commissioner Crowell, Mrs. McClellan, Patrick McGowan and Borough President Ahearn.

and Borough President Ahearn.

There were some others who thought

slowly by. Then on horseback came the three Deputy Commissioners, Hogan of Manhattan, Owen Murphy of Brooklyn and Julian Scott of The Bronx. William Robbins, the general superintendent under Commissioner Edwards, and Supt. John Carroll of Brooklyn had their mounts

prance before the reviewing stand while they raised their hands in salute. The captains and the kings once by, came on a braying band, the first of a dozen that punctuated the unmilitary rocession at pleasing intervals. followed the stable foreman of the first district of the Manhattan contingent on a powerful big gray and the real heft department began to unwind be-

Five squads of the white garbed street sweepers, each squad in double file, marched past the stand, every man's syes to the right and every back stiffened Incidentally, and it deserves special mention, every hand clean and every

shoe polished.

Then came ashcarts, each painted afresh and glearning from axie to tongue. The drivers stood easily in the bodies of the wagons, and with reins gathered in one hand turned their eyes upon the radiant face of the Commissioner as they

But it was what they were driving rather than the men in brown khaki uniforms that caught the attention of the crowds. Remember that more than half a dozen
of the bigfround horses in the Department
of Street Cleaning had sibbon apparent

of the big'round horses in the Department of Street Cleaning had ribbons and favors pinned on them at the horse parade on Decoration Day. A fine lot, well fed, glistening from the currycomb down from ears to fetlocks, they footed it gravely past the flag draped stand.

That was the order of the procession: Squads of the white garbed, then parks of wagons, and at the rear of each district division two of the revolving broom sweepers and a watering cart. The foreman of each district led the foot paraders, his assistant closing file on the left. The stable foreman of each contingent of carts preceded his implements on a sleek saddle horse.

The crowd about the stands and up the street found plenty to amuse. When one

crowd about the stands and up the found plenty to amuse. When one The crowd about the stands and up the street found plenty to amuse. When one of the stable foremen caught the eye of a young thing on the visitors' stand, moved his horse over close and received a great bouquet of roses, there was a roar of approval and he blushed a deeper red than his posies. When one of the foremen of sweepers with a tremendous mustache turned just above the stand and in a bellow warned one of his men to pick up his feet the mirth of the stand was

encumbrances off the streets. Behind that two "squegees." A squegee is a combination sweeper, mop and sprinkling pot on wheels; it does everything except give the pavement a gold plating.

At the very end was a new and mar-Charles T. Cowenhoven as the result of an order served upon the head keeper ing the public that Commissioner Edwards was at this time trying it out. It looked the death sentence and directing that like a military automobile carrying a country post office on its roof, and it did everything to the street that the squegee

neglected to do.

To-day one interesting thing will happen. The three judges who yesterday sized up the marchers and the outfits will determine which of the three borough divisions had the lead in general niftiness, and a silver cup some twelve inches high, the endowment of Commissioner Edwards, will go to the headquarters of that borough division.

Monterey Gets the Best of It.

The libel brought by the steamship United States of the Scandinavian-American Line against the steamship Monterey of the New York and Cuba Mail Steamship

ORANGE POLICE REBUKED. Grand Jury Arraigns Them for Ineth

clency in Hat Strike Riots. ORANGE, N. J., June 3.-The officials of Orange were much disturbed this afternoon by the presentment of the Grand Jury, which in ordinary circumstances would have been discharged to-day. It will, however, remain in convention inwill, however, remain in convention in the definitely until the situation in the valley district has been cleared up. The jury says the police force of Orange is inadequate to cope with the situation and criticises Judge Bray for not holding such offenders as have been brought before him for Grand Jury action. The document says in part:

document says in part: We find that there have been criminal assaults upon the present employees of the manufacturers, that men and women, especially women, have been beaten and shamefully maltreated, that property has been destroyed and that threats of further violence have been made both verbally and through the mail.

We are of the opinion that the present police force of the city of Orange is inadequate to properly guard the factories of the manufacturers and to give proper protection to persons desiring to work therein. and we strongly recommend that the prese force of deputies under charge of the Sheriff now on guard at the factories be continued until such time as the Sheriff, after conform. The Commissioner, tightly bound sultation with the Court and the Prosecutor, shall be satisfied that the local authorities are able to deal with the situation,

We believe that the manufacturers are under the law entified to such protection as will allow them to conduct their business with perfect safety and security, and we do t believe that this result can be secured in any other way than by the firm enforce ment of the law. We do not believe that persons attacking the present employees of the manufacturers should be treated by the local police Magistrates as disorderly persons, but that when arraigned they should be held to bail for the action of the Grand dropped into the head of the line in two Jury in order that a punishment commensuof the city's autos. Edwards sat with rate with their offence may be meted out to

Save Mr. Levin From Arrest. Practised in the offensive and defensive use of dogs in police work Head-The Mayor's auto and the machine carry ng the judges jumped ahead of the procession down about Thirty-fourth a treet and sped down to the reviewing stand in front of the Worth monument. The stand was already well filled and the private stand for invited spectators across the street was brimming over with inspectors' sweethearts and citizens various who love a parade better than an open Sunday.

Over in the reviewing stand where

lieving that Levin was within Hyams started to pull himself through a window into the parlor. Half way he stopped, for he found himself looking into an inquiring expression on the face of the dog outlaw. Anathema!" exclaimed the decrective.

There were some others who thought they ought to be way down front in the stand, determined suffragettes who would not take no for an answer until the no came with emphasis from a police lieutenant.

Before the head of the parade broke out of the long block of white and black that marked the course of the parade down the hill from Forty-second street a private from the rear ranks of the white wings took his place solemnly to one side of the Mayor's party and exhibited a guidon of blue silk bearing the golden letters M-a-n-h-a-t-t-a-n. The street sweeper played the immobile part of a sign post during the whole parade, exhibiting next a Bronx flag and then one bearing the device "Brooklyn" to mark the divisions in the procession.

In two autos eight bureau chiefs from the offices of the department first drove slowly by. Then on horseback came the three Deputy Commissioners, Hogan of Manhattan, Owen Murphy of Brooklyn and Julian Scott of The Bronx. William Robbins, the general superintendent

Tenant in the House Held for Examination as Possibly a Pyromaniae. Waste paper saturated with kerosene was found ablaze late on Wednesday night on the top floor of a three story tenement at 69 Taylor street, Williamsburg. Shortly after 3 A. M. yesterday there was another fire in the same dwell-

tained kerosene. When Assistant Fire Marshal Thomas Brophy came to investigate the fires he recognized among the tenants Daniel Rooney, a laborer, 35 years old, whose arrest he caused last October after a other suspicious fires in the neighbor-hood and several fire boxes had been broken. Brophy on account of Rooney's queer actions had him committed to the observation ward of the Kings County Hospital. Rooney was kept there a few weeks and was then dis-charged. A few weeks ago Rooney moved into the Taylor street house.

from both fires. In his room Broph also discovered empty condensed mill cans that had a strong odor of kerosen oil. When Brophy examined the burned material taken from the second fire he

name on it.

Rooney was arrested on a charge of arson in the first degree. When he was arraigned in the Bedford avenue police court he acted as if he was mentally unbalanced and Magistrate O'Reilly held him pending further inquiry.

NOVEL POINT IN JERSEY LAW.

electric chair upon the ground that he in the jurisprudence of this State. The

the death sentence and directing that Herron be kept in the prison pending further orders from the Court.

The proceedings under which Herron was declared insane were brought under the so-called insane prisoners act of 1906, which has not heretofore been invoked in capital cases and which, it was generally supposed, was not intended to be applicable to them. Mr. Cowenhoven contends that there is no legal justification for the confinement of Herron in the State prison and that if he is insane 1906, which has not heretofore been invoked in capital cases and which, it was generally supposed, was not intended to be applicable to them. Mr. Cowenhoven contends that there is no legal justification for the confinement of Herron in the State prison and that if he is insane he should be sent to an asylum. He also claims that should Herron regain his sanity he cannot be legally executed.

If his contentions are sustained Herron upon regaining his assistance of the servers of the food at the french Hospital. Both her legs were crushed. The little girl was crossing the street with her mother when a car started around the turn at the corner. The mother stopped, but the child pulled away and tried to get across. The car struck her before the motorman, Joseph Patrillo, could bring it to a stop. The motorman was arrested.

"Smoker's heart" comes from over-stimulation

of the heart by rich, oily, nicotine-laden clear Havana cigara. You never find a case of it among the wise men who smoke light, domestic cigars like

Robert Burns 10c Cigar

PENNSYLVANIA SUGAR LOAN

TESTIMONY AS TO THE DE-FAULT ON THE INTEREST.

John Sparhawk, Cross-examined by John G. Milburn, Repeats His Story of the Request of the Plaintiff Company to Ture Out 1,000 Barrels & Day

John G. Millium, chief counsel for the American Sugar Refining Company in the \$30,000,000 suit brought against the trust by the Pennsylvania Sugar Befining Company, continued at yesterday's session of the trial the cross-examination of John Sparhawk, Jr., who has been personal counsel for Adolf Segal for several years. The cross-examination was largely deroted to the testimony given by Mr. Sparview of January 9, 1906, between himself, John E. Parsons and Samuel Untermyer. Both Mr. Sparhawk and Mr. Untermyer were present, as the representatives of Adolf Segal, to arrange means whereby on Louis L. Levin, charged with sending lottery tickets through the mail. The dope the inspector dug out on Victor was this:

"Brindle bulldog—dangerous—bit Detective Nevins February 23, 1903, while detective was trying to arrest Louis L. Levin at 333 Pleasant avenue."

No one responded to the knock of the detectives at the house in The Bronx. Believing that Levin was within Hyams lieving that Levin was within Hyams "Yes, but—""

used, but he said that Mr. Untermyer stated "diplomatically" that in his opinion the loan was a criminal violation of the law. Something was said also about its being a violation of the New York State statutes, but the witness could not remember well enough to specify what sections of the law were referred to.

"There was a default in the interest instalments due on January 1, 1905, and July 1, 1905, wasn't there?" asked Mr. Milburn.

"Yes, but—"

instalments due on January 1, 1905, and July 1, 1905, wasn't there?" asked Mr. Milburn.

"Yes, but—"

The witness apparently was anxious to explain, but Mr. Milburn shut him off. Mr. Sparhawk did succeed, however, in getting in his explanation later. He said that payment of the interest due had been tendered to John E. Parsons on the stipulation that he would return to Segal all the coupons. This Mr. Parsons refused to do? The interest due amounted to between \$70,000 and \$80,000. No actual tender of any part of the principal had been made, said Mr. Sparhawk, but it could have been paid if Mr. Parsons had acceded to Mr. Untermyer's request that Segal be allowed to operate the refinery under the trust's supervision and turn out 1,000 barrels of sugar a day. Mr. Parsons would not permit this, for fear, it was said, that the operation of the refinery would weaken the security for the \$1,250,000 loan.

The witness said that Mr. Parsons was then asked to extend the loan for a year. This the lawyer would not do until he had consulted Mr. Havemeyer.

Following Mr. Sparhawk, Samuel Untermyer was called to the witness stand. He produced the correspondence between him and John E. Parsons concerning the proposed arrangement for Segal's operation of the Pennsylvania company's idle refinery. Otherwise Mr. Untermyer's testimony was largely a corroboration of what Mr. Sparhawk had said concern-

refinery. Otherwise Mr. Untermyer's testimony was largely a corroboration of what Mr. Sparhawk had said concerning the interview in January, 1905.

Mr. Untermyer said that he told Mr. Parsons that Mr. Segal would not be able to pay the loan as long as the refinery remained closed. He told him also that Mr. Segal could get capital amounting to \$400,000 to run the refinery with. In refusing to permit Mr. Segal to open the refinery the trust was "running Segal to the wall," said Mr. Untermyer.

"Is there any reason why you would not care to name the person who was willing to furnish Segal with the \$400,000 capital?" asked Mr. Milburn on cross-examination. ing. The blaze was in a pile of oil satu-

rated paper and tin cans that had con-

"Certainly not." said Mr. Untermyer it was Charles S. Warner of Syracuse." suspicious fire in a tenement at 649 Wythe | the Knickerbocker refinery at Edgewater avenue, where Rooney then lived. Before N. J. The witness didn't know, but Rooney's arrest at that time there were had heard that Mr. Warner was a sugar

SECRET TRAILER STOPPED.

Fugitive Wanted by Police Escapes When Pursuing Chauffeur Is Arrested. A chauffeur who says he was em-

loyed by a Deputy Police Commissioner where he lived alone in two small rear rooms on the second floor.

When Brophy recognized Rooney he went to his room and, it was alleged, found waste paper corresponding with some of the scorched paper gathered form both fired in his room. Brophy is room Brophy in the car and the fugitive to get away.

The chauffeur, Fred W. Kunze, of 35 arrested for speeding yesterday by a traffic policeman, the affect enabling the car and the fugitive to get away.

The chauffeur, Fred W. Kunze, of 35 Fights Off a Gerry Man Who Would Take Circus Man Ordered to Make Good \$3,815 Judge Foster Leaves Her Future to the The chauffeur, Fred W. Kunze, of 35 West Twenty-third street, says he was ordered to follow the car to its destination and report to Police Headquarters. At Fifth avenue and Ninth street it was travelling northward at about twenty miles an hour, with Kunze hustling to keep up, when Bicycle Policeman Gunshinan halted the pursuer and arrested him for speeding. Lieut. Hanlon of the police legal bureau tried to have Magistrate Steinert discharge Kunze in Jefferson Market court without having a complaint drawn, but the Magistrate complaint drawn, but the Magistrate ouldn't hear of it.
When Kunze told the Court that he

than his posies. When one of the forement of sweepers with a tremendous mustache turned just above the stand and in a beliew warned one of his men to pick up his feet the mirth of the stand was contagious.

At the end of the long line there came the wrecker, a hulking crane arrrangement meant to lift broken trucks and such encumbrances off the streets. Behind electric chair upon the ground that he was not a policeman he was held in \$300 bail for trial. Lieut. Hanlon asked that was not a policeman he was held in \$300 bail for trial. Lieut. Hanlon asked that he be paroled in his custody until bail could be got and the request was granted. Nothing could be learned about Kunze and his mission at Police Headquarters and his mission at Police Headquarters

was insane, have raised a novel point RAN AHEAD OF HER MOTHER. proceedings were instituted by ex-Judge Child Trying to Cross a Car Track Is

Fatally Hurt. Anastasia Murray, 6 years old, who lives with her parents at 437 West Thir-

Martial Law to Quell Strikers.

McCLOUD, Cal., June 3 .- The Governor has declared martial law at McCloud Removable and Interchangeable Platens

Reversible Tabulator Rack **Ball Bearing Carriage** Complete Control from

Keyboard Simple Stencil Cutting Device Drop Forged Type Bars

Perfect Line Lock Bichrome Ribbon

Uniform Touch Ball Bearing Type Bar Column Finder and Paragrapher

Decimal Tabulator Perfect Erasing Facilities

Interchangeable Carriages Right and Left Carriage Release Levers

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a Child Away in Court. John McGlen, a waiter in the Park committed to public institutions by the the following decision: Court of Special Sessions three years ago. In court with him was his son Johnny, i vears old.

When the prisoner was going downstairs in default of bail the Children's against the defendant for the enforcement society agent caught the boy by the arm and tried to take him, but the father hugged him tightly. The more the Gerry agent pulled the tighter the father clung to Johnny. A policeman tried to help the

Johnny. A policeman tried to help the agent and there was a struggle that made an uproar in the court. The agent and the policeman were unable to get the boy and finally the father was allowed to take him downstairs with him.

Alderman Baldwin later bailed the father and sent him home with Johnny.

This boy is coming into \$5,000, left him by an aunt, when he gets to be 21 years old and I do not want the Children's society to take him. I have not had steady work and could not promptly pay for my two children in the public institution. My wife died March 5, McGlen explained.

Taggart Leaps From Machine as It Turns Over Into a Ditch.

LEESVILLE, Ind June 2.—While Thomas Taggart was driving his big bouring cartor French Lick yesterday afternoon the

Children's Court Rooms Outgrown. The New York Society for the Prevention of Cruelty to Children sent yesterday to Mayor McClellan a letter regarding the condition of the building in which the Children's Court is. The letter says that this court has outgrown the pro-visions made for it when the property at 66 Third avenue was altered by the city in 1902 to accommodate it, and it is sugof the New York and Cuba Mail Steamship of the Statutes unless of the militia 200 strong have taken of the suggested that the rooms occupied by the Burgau of Dependent Cubiden by the Burgau of Dependent Cubiden of the suggested that the rooms occupied by the Burgau of Dependent Cubiden of the suggested that the rooms occupied by the Burgau of Dependent Cubiden of the suggested that the rooms occupied by the Burgau of Dependent Cubiden of the suggested that the rooms occupied by the Burgau of Dependent Cubiden of the suggested that the rooms occupied by the Burgau of Dependent Cubiden of the suggested that the rooms occupied by the Court and the militia 200 strong have taken possession of the lumber company's been pronounced sane at the time he committed the murder, a xerdict which force of the suggested that the rooms occupied by the Burgau of Dependent Cubiden of the murder, a xerdict which of Errors and Appeals. His execution was subsequently sustained by the Court and the militia 200 strong have taken possession of the lumber company's been pronounced sane at the time he committed the murder, a xerdict which force of the suggested that the rooms occupied by the Court and the militia 200 strong have taken possession of the lumber company's by the Burgau of Dependent Cubiden of the suggested that the rooms occupied by the Court and the militia

Circus Man Ordered to Make Good \$3,875 Back Alimony and Give Comsel 850.

WHITE PLAINS, June 3.-In the action Avenue Hotel, was held in \$500 bail in of Frances L. Robbins against her husthe Yorkville police court yesterday band, Frank A. Robbins, the circus man, for trial on a charge of not paying for for alimony for fifteen years Judge Tompthe keep of two of his children who were kins at White Plains to-day handed down

The defendant's affidavits contain some inconsistent statements and are not all peculiar and Judge Foster thought it satisfactory. The plaintiff has explained best to leave matters so that under the the reasons for her delay in proceeding of the provision in the decree for the payreason why that provision of the decree should not be enforced so long as the decree stands in its present form The motion to punish the defendant for

Taggart was driving his big touring car-to French Lick yesterday afternoon the

Bays to Protect Christian Science Church. A member of the First Church of Christ, Scientist, which is located at the northwest corner of Ninety-sixth street and in 1902 to accommodate it, and it is suggested that changes be made in the present building or a new one constructed. It is suggested that the rooms occupied by the Bugeau of Dependent Children be vacated for the use of the court and that an addition at the rear be built. Another suggestion is to remodel the old City of College building at Twenty-third street and Lexington avenue. Central Park West, has obtained an op-

Beard of Parole.

Mrs. Fannie Firmis, who pleaded guilty to arson in the first degree, was sentenced yesterday by Judge Foster in General ions to not less than one year or more than forty years in Auburn prison. This sentence is said to be unique in this State for the wide margin. The case was indeterminate sentence act the board of parole may set Mrs. Firmis at liberty at the end of a year if they think best.

Mrs. Firmis came here from Alsace-Lorraine six years ago. She is a widow. and according to Probation Officer Kim-hall's report made her living on the streets. She lived on the fifth floor of a tenement at 965 Boston road. The Bronx, which sheltered nine other families. On the hight of May 15 she set the place afire. She had insured her meagre furniture for \$1,000. She says she was forced to set the fire by an Italian whose name she doesn't know and who lived with her.

OWNETH ALL, PAYETH NAUGHT. Man With a Vision but No Money Rides

\$20.13 Worth in a Taxleab. Joseph C. Frey, who said he lived somewhere in New Jersey, reached the Yorkville police court yesterday after riding machine hit a big dog and landed upside down in a ditch. As the machine turned about town most of Wednesday night in over Taggart leaped from it and escaped a taxicab. The bill was \$20.13. and his about town most of Wednesday night in inability to pay it was the cause of his appearance in court.

I'm John D. Rockefeller and everything in sight is mine," he informed everybody in court."
"How about my \$20.13?" asked Leon Lewis of 850 East 165th street, the chauf-

feur.

Apparently the prisoner didn't have a cent with him, although his clothes indicated prosperity. He said he had a personal acquaintance with Police Commissioner Bingham, Mayor McClellan, President Taft and other persons of standing. Magistrate Barlow sent him to Bellevu, Hospital for examination as to his sanits.

Send To-Day

"Scenic Colorado"

A new 72-page book delightfully written, beautifully printed and bound, and profusely illustrated. It contains the

Finest Tourist Map of Colorado

ever printed, 22 1 x24 inches, printed in four colors and showing every geographical point and topographical feature, with ready reference index thereto.

Ten cents in stamps will bring it



Pase'r Traffic Manager. Burlington Route. Chicago, Ill.

Bad Cheeks for Good Turkeys

Herbert R. Forbes, then a "commission nerchant" in Washington market, flooded the South in 1907 with circular letters promising top prices for fancy poultry. He got some of the finest turkeys in the South, and the checks he sent to the senders were worthless. Just before Christmas of that year Forbes failed with liabilities amounting to \$30,000 and assets of \$19.54. Then the Southern routry raisers began to come to town, and most of them visited the District Attorney's office. Charles E. Stewart and Charles Jarrell of Hillsboro, Md., who had shipped Forbes poultry valued at more than 1800, remained here to push the cases in the General Sessions yesterday and Forbes was convicted of paying them with worthless checks. He was sentenced to one to three years in Sing Sing. the South in 1907 with circular letters

SPECIAL NOTICES

WESTON, Ocean-to-Ocean Walker, Said recently: "When you feel down and out-feel there is no use living, fust take your had thoughts with you and walk them off. Before try it." Have you noticed the increase in walking of late in every community! Many attributes to the comfort which Allen's Foot-Ease, the another bowler to be shaken into the shoes give to the millions new using it. As Weston has safe. "It has real ment."